Case 1:08-cv-03383-SAS

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Filed 05/14/2008

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UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

NATIONAL TOBACCO COMPANY, L.P.

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Plaintiff,

ECF Case

08-CV-03383(SAS)

TIMOTHY PARKER and XAVIER
MOSLEY, p.k.a. BLACKALICIOUS,
RAYMOND RILEY p.k.a. BOOTS RILEY,
SOLOMON DAVID and MARLON IRVING,
p.k.a.LIFESAVAS,

Defendants.

STIPULATION EXTENDING TIME TO ANSWER OR OTHERWISE MOVE WITH RESPECT TO THE AMENDED COMPLAINT

IT IS hereby stipulated by and between Baker & McKenzie LLP, attorneys for plaintiff, and Drinker Biddle & Reath LLP, attorneys for defendants Timothy Parker and Xavier Mosley, p.k.a. Blackalicious, Raymond Riley p.k.a. Boots Riley, Solomon David and Marlon Irving, p.k.a. Lifesavas, that the time within which defendants shall answer or otherwise move with respect to the Amended Complaint is extended from May 8, 2008, up to and including May 29, 2008.

BAKER & McKENZIE LLP Attorneys for Plaintiff, National Tobacco Company, LP

Marcella Ballard, Esq.

DRINKER BIDDLE & REATH LLP Attorneys for Defendants

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## **CERTIFICATE OF SERVICE**

The undersigned attorney hereby certifies that on May 9, 2008, I caused a true and correct copy of Stipulation Extending Time to Answer or Otherwise Move with Respect to the Amended Complaint to be served via First Class Mail upon the following:

Marcella Ballard
Baker & McKenzie LLP
1114 Avenue of the Americas
New York, NY 10009
(212) 626-4100
Attorneys for Plaintiff, National Tobacco
Company, LP

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